

# INTERPRETATION, DISAGREEMENT, LAW (LAW264F)

Volume 1

1992-93

Professors Langille & Ripstein

## FACULTY OF LAW UNIVERSITY OF TORONTO

THESE MATERIALS ARE REPRODUCED SOLELY FOR THE USE OF STUDENTS IN THE FACULTY OF LAW, UNIVERSITY OF TORONTO

BORA LASKIN LAW LIBRARY

SEP 3 1992

FAGULTY OF LAW UNIVERSITY OF TORONTO INTERPRETATION, DISAGREEMENT, LAW (LAW264F)

Volume 1

1992-93

Professors Langille & Ripstein

FACULTY OF LAW UNIVERSITY OF TORONTO

THESE MATERIALS ARE REPRODUCED SOLELY FOR THE USE OF STUDENTS IN THE FACULTY OF LAW, UNIVERSITY OF TORONTO

Digitized by the Internet Archive in 2018 with funding from University of Toronto

## INTERPRETATION, DISAGREEMENT, LAW

(Langille & Ripstein)

Materials and Course Outline 1992-93

#### Table of Contents

		Page		
SESS	ION I			
1.	Robert Bork, "Neutral Principles and Some First Amendment Problems" (1971), 47 <u>Indiana Law J.</u> 1-35	1		
2.	Excerpt from Metropolitan Toronto Police  Association (Moffatt) (unreported arbitration decision of Ken Swan dated 12 Jan. 1987)	32		
3.	Ludwig Wittgenstein. Zettel, para. 48 p.I-50	58		
SESSI	ION II			
1.	H.L.A. Hart, "Positivism and the Separation of Law and Morals" (1958), 91 Harvard L. Rev. 630 at 661-669	59		
2.	Lon Fuller, "Positivism and Fidelity to Law - A Reply to Professor Hart" (1958), 91 <u>Harvard</u> L. Rev. 630 at 661-666	69		
3.	Whitely v. Chapel (1868) L.R. 4 Q.B. 147-149	77		
4.	Denham v. Midland Employers' Mutual Assurance, Ltd. [1955] 2 Q.B. 437 (C.A.)	79		
SESSI	SESSION III			
1.	Kripke, On Rules and Private Language as edited in Martinich, The Philosophy of Language (1985) 481-492	83		
2.	Mark Tushnet, "Following the Rules Laid Down" (1983) 96 Harvard L. Rev. 781 at 821-827			
3.	Charles Yablon, "Law and Metaphysics" (1987) 96 Yale L.J. 613-636	102		

#### SESSION IV

1.	Ludwig Wittgenstein, <u>Philosophical Investigations</u> para. 143-242	•	•	126
2.	McDowell, "Non-Cognitivism and Rule Following" in Holtzman and Leitch (eds.) Wittgenstein: To Follow a Rule	٠	٠	158
SESSION V				
1.	H.L.A. Hart, The Concept of Law (1961) Oxford: Oxford University Press pp. 50-60, 77-107, 121-144	•	•	173
2.	Peter Winch, The Idea of a Social Science pp. 24-33, 40-65	•	•	207
SESS	ION VI			
1.	Ronald Dworkin, "How Law is Like Literature" in Dworkin, A Matter of Principle	•	•	225
2.	<u>Riggs v. Palmer</u> 115 N.Y. 506	•	•	245
SESSI	ION VII			
1.	Stanley Fish, "Working on the Chain Gang" in Fish, <u>Doing What Comes Naturally</u> : Interpretation in  Law and Literature (Duke Univ. Press: Durham  & London, 1989) pp. 87-102	•	•	250
2.	Stanley Fish, "Dennis Martinez and the Uses of Theory" in Fish, <u>Doing what Comes Naturally</u> (Duke Univ. Press: Durham & London, 1989) pp. 372-398	•	•	265
3.	"Martinez Pitcher Perfect", Globe and Mail, July 29, 1991 p. A-10	٠	•	293
4.	Stanley Fish, "Force" In Fish, <u>Doing What Comes</u> Naturally (Duke Univ. Press: Durham & London, 1989) pp. 503-524	•	•	294

## SESSION VIII

1.	Donald Davidson, "Radical Interpretation" in Davidson, <u>Inquiries into Truth and</u> <u>Interpretation</u>	٠	•		315
2.	Donald Davidson, "On the Very Idea of a Conceptual Scheme" in Davidson, <u>Inquiries into Truth and Interpretation</u>		•		323
3.	Donald Davidson, "A Nice Derangement of Epitaphs" in LePore (ed.), <u>Truth and Interpretation</u>	٠	•		339
4.	Donald Davidson, "The Second Person"	•	٠		353
SESS:	ION IX				
1.	Crabb v. Arun District Council, [1975] 3 All E.R. 865 (C.A.)	٠	•	٠	371
2.	Susan Hurley, "Theory" in <u>Natural Reasons</u> (New York: Oxford University Press, 1989) pp. 1189-202	•	•		377
3.	Susan Hurley, "Deliberation" in <u>Natural Reasons</u> (New York: Oxford University Press, 1989) pp. 203-224	•	٠		390
SESSI	ION X				
1.	Richard Rorty, "The Banality of Pragmatism and the Poetry of Justice" in (1990) So. Cal. Law Rev. 63:6	•	٠		410
2.	Benjamin Cardozo, The Nature of the Judicial Process (New Haven: Yale University Press, 1921) pp.98-141	•	٠		419
3.	Sunstein, C., "Interpreting Statutes in the Regulatory State" (1989), 103 <u>Harvard L.R.</u> 405	٠	•	•	441
4.	Board of Governors of Seneca College of Applied Arts and Technology v. Bhadauria 124 D.L.R. (3d) 193	•	•	•	493

### SESSION XI

1.	Interpretation" (1987) 87 <u>Michigan L.R.</u> 20	501
2	Posner, R., <u>The Problems of Jurisprudence</u> (1990) (Harvard University Press) at p. 302	525
3.	Athabasca Tribal Council v. Amoco [1980] 5 W.W.R. 165 (Alta. C.A.)	532
4.	Brown et al. v. Board of Education of Topeka et al. (1954) 347 U.S. 483	556
SESSI	ION XII	
1.	Dworkin, "Pragmatism, Right Answers, and True Banality" (Title: Draft March 8, 1991)	561
2.	Dan Ortiz, "The Price of Metaphysics: Deadlock in Constitutional Theory". [draft 1/29/91]	601

rev. August 19, 1992 \courses\inter.tc